ORIGINAL

Bell Atlantic 1300 I Street NW, Suite 400W Washington, DC 20005 Kenneth Rust Director, Federal Regulatory Affairs

EX PARTE OR LATE FILED

July 9, 1999

Ex Parte



RECEIVED

JUL 9 1999

Ms. Magalie Roman Salas
Secretary
Federal Communications Commission
The Portals

Re: CC Docket Nos. 94-1, 96-262, and RM 9210

Dear Ms. Salas:

445 12th Street, S.W. Washington, D.C. 20554

Yesterday, Susanne Guyer and Frank Gumper, representing Bell Atlantic, had separate meetings with Kyle Dixon, Legal Assistant to Commissioner Powell, Linda Kinney, Legal Assistant to Commissioner Ness, and Sarah Whitesell, Legal Assistant to Commissioner Tristani, regarding the items captioned above. The attached material formed the basis of discussion at each of the meetings.

Any questions on this filing should be directed to me at the address shown above.

Sincerely,

Attachment

cc: Mr. K. Dixon Ms. L. Kinney Ms. S. Whitesell

Petition for Forbearance and Pricing Flexibility



July 8,1999

The ALTS' "Study" Is Meaningless

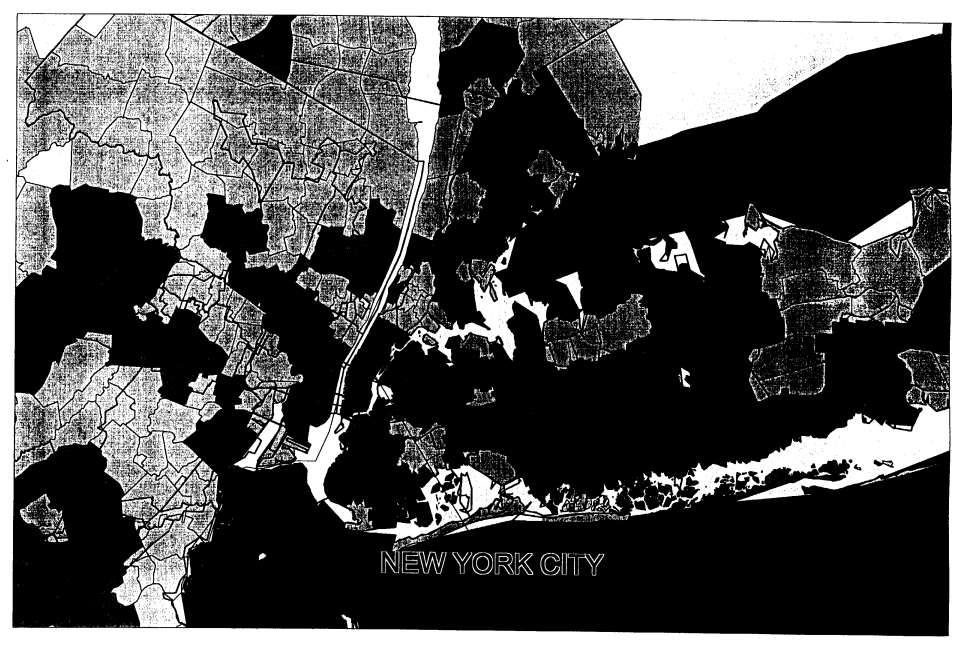
 It consists of nothing but a patchwork of hypothetical "what ifs" with no factual data to support absurd conclusions and recommendations.

- Unrealistic Criteria For Relief
 - » Collocation in all ILEC wire centers
 - » Route by route analysis of interoffice transport
 - » 20% of the ILEC business loops resold or provided as UNEs

Bell Atlantic Pricing Flexibility Principles

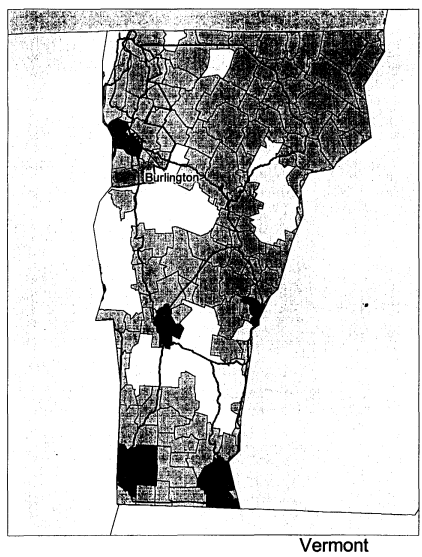
- Administratively simple process
- Decrease regulation as competition increases
 - » Allow deaveraged rates and targeted rate reductions
 - » Provide clear path for removal of all price regulation
- Criteria and Trigger's must be
 - » Explicit
 - » Measurable
 - » Verifiable
- Comprehensive -- must address all markets
 - » Services
 - » Geographic areas

Status of Competition in Metropolitan New York





Competition in non-MSA Areas



Vermont 1 inch = 21 miles



Delaware 1 inch = 13 miles



Other Concerns

- Respond to RFPs
 - » Customers with demand across MSA and non-MSA
- Facilities-based competition
- Criteria for non-MSA relief
- Lower Formula Adjustment

SUMMARY

- Meaningful relief must include reasonable opportunity to remove services from price caps
- Criteria for relief must be realistically attainable
- Provisions must also allow for relief for non-MSAs